Signature of Plaintiff's Attorney or Unrepresented Plaintiff

AO 398 (Delaware Rev. 7/00)

NOTICE OF LAWSUIT AND REQUEST FOR WAIVER OF SERVICE OF SUMMONS

TO: (A) Edward P. Welch, Esq	uire	
as (B) Counsel	of (C)	William L. Jews
A lawsuit has been conditional addressed). A copy of the completion of the completion of the court are and has been a second court are and has been as a second court are and has been addressed.	laint is attached to this	or the entity on whose behalf you are notice. It has been filed in the United States or
you sign and return the enclose judicial summons and an addition receive a signed copy of the wathe date on which this Notice	ed waiver of service in a conal copy of the complaiver within (F) 30 and is sent. I enclose	from the court, but rather my request that order to save the cost of serving you with a aint. The cost of service will be avoided if I days after the date designated below as se a stamped and addressed envelope (or tra copy of the waiver is also attached for
court and no summons will be been served on the date the wa complaint before 60 days fron	be served on you. The niver is filed, except the niver is filed, except the new the date designated	he signed waiver, it will be filed with the e action will then proceed as if you had at you will not be obligated to answer the below as the date on which this notice is ress is not in any judicial district of the
appropriate steps to effect for Civil Procedure and will then, you (or the party on whose be	rmal service in a man to the extent authorize half you are addressed the statement concerning	within the time indicated, I will take mer authorized by the Federal Rules of ed by those Rules, ask the court to require I) to pay the full costs of such service. In g the duty of parties to waive the service waiver form.
I affirm that this reque of <u>October</u> , 2007.	est is being sent to you	on behalf of the plaintiff, this 4th day

A-Name of individual defendant (or name of officer or agent of corporate defendant)

B-Title, or other relationship of individual to corporate defendant

C-Name of corporate defendant, if any

D-District

E-Docket number of action

F-Addressee must be given at least 30 days (60 days if located in foreign country) in which to return waiver

AO 399 (Delaware Rev. 7/00)

TO: Scott M. Tucker

WAIVER OF SERVICE OF SUMMONS

(NAME OF PLAINTIFF'S ATTORN	EY OR UNREPRESENTED PLAINTI	(FF)	The state of the s
I, William (DEFENDA that I waive service of summons which is case number in the Uni	in the action of <u>Lemon F</u>	, acknowledge receipt of your request Bay Partners, et al. v. Hammonds, et al. (CAPTION OF ACTION) 07-562-GMS	t ,
for the District of Delaware.		(DOCKET NUMBER)	
I have also received a coand a means by which I can return	opy of the complaint in t	he action, two copies of this instrument ou without cost to me.	ıt,
I agree to save the cost in this lawsuit by not requiring judicial process in the manner pr	that I (or the entity on w	and an additional copy of the complain those behalf I am acting) be served with	nt th
I (or the entity on whos lawsuit or to the jurisdiction or summons or in the service of the	venue of the court excep	ll retain all defenses or objections to that for objections based on a defect in the	ne ne
am acting) if an answer or mot	ion under Rule 12 is no	ainst me (or the party on whose behalf t served upon you within 60 days after the request was sent outside the Unite	er
	Printed/Typed Name: //	fillian Lyens	_
	As(TITLE)	of(CORPORATE DEFENDANT)	···
Duty to Avo	oid Unnecessary Costs of S	Service of Summons	

Rule 4 of the Federal Rules of Civil Procedure requires certain parties to cooperate in saving unnecessary costs of service of the summons and complaint. A defendant located in the United States who, after being notified of an action and asked by a plaintiff located in the United States to waive service of summons, fails to do so will be required to bear the cost of such service unless good cause be shown for its failure to sign and return the waiver.

It is not good cause for a failure to waive service that a party believes that the complaint is unfounded, or that the action has been brought in an improper place or in a court that lacks jurisdiction over the subject matter of the action or over its person or property. A party who waives service of the summons retains all defenses and objections (except any relating to the summons or to the service of the summons), and may later object to the jurisdiction of the court or to the place where the action has been brought.

A defendant who waives service must within the time specified on the waiver form serve on the plaintiff's attorney (or unrepresented plaintiff) a response to the complaint and must also file a signed copy of the response with the court. If the answer or motion is not served within this time, a default judgment may be taken against that defendant. By waiving service, a defendant is allowed more time to answer than if the summons had been actually served when the request for waiver of service was received.

◆AO 440 (Rev. 8/01) Summons in a Civil Action

	RETURN OF SERVICE					
Service of	of the Summons and complaint was made by me(1)	DATE November 1, 2007				
NAME OF S Danny F	SERVER <i>(PRINT)</i> P. Randolph, Jr.	TITLE Process Server				
Check	one box below to indicate appropriate method	d of service				
	Served personally upon the defendant. Place v	where served:				
	discretion then residing therein.	g house or usual place of abode with a person of s	· ·			
	Name of person with whom the summons and	complaint were left:				
	Returned unexecuted:					
Ø	Other(specify): Served William L. Jew Arps, Slate, Meagher October 4, 2007 at 3	ws by serving his counsel Edward P. & Flom, LLP, One Rodney Square, W: :45 p.m.	. Welch at Skadden, ilmington, DE 19801 on			
	STAT	TEMENT OF SERVICE FEES				
TRAVEL	SERVICES		TOTAL			
	DE	CLARATION OF SERVER				
		tof Service Fees is true and correct. Anature of Server Chimicles & Tikellis, LLP One Rodney Square, P.O. Box 1035 Wilmington, DE 19899 Idress of Server				

⁽¹⁾ As to who may serve a summons see Rule 4 of the Federal Rules of Civil Procedure.